

Regulate the Registration and Sale of Concentrated Commercial Feeding Stuffs.”)

All concentrated commercial feeding stuff sold in the State shall show the name and weight of the package, name and address of the manufacturer, the ingredients of which it is composed, and the percentage of fibre, fat, protein, and carbohydrates. It can not be sold until registered with the Department, and before it can be registered a sample must be sent to the Department and passed upon by the Feed Chemist. It must also bear the North Carolina tax stamp, which can be purchased from the Department at a cost of twenty cents per ton, or one cent for each 100 pound bag.

Condimental feed must be registered with the Department, after being examined and passed upon by the Feed Chemist and State Veterinarian, and a license fee of \$20.00 per annum paid for each brand to be sold. (Public Laws of 1909).

210. Fertilizer Laws: (See Chapter 20, Laws 1919, and Chapter 143, Public Laws 1917; amended by Public Laws of 1919). The fertilizer law and regulations require that all brands of fertilizer which it is desired to sell in the State shall be registered with the Secretary of the Board of Agriculture, giving the guarantees of the plant food which they will contain. When there is a deficiency in the goods the party selling the same, under the direction of the Commissioner, is required to make it good. All regulations of the Department are given the force of law. There is a tonnage tax of twenty cents on all fertilizer sold in the State. No fertilizer can be sold that does not contain 12 per cent of plant food or have a commercial value of an 8-2-2 goods.

211. Trespass Laws: It is unlawful to hunt or fish upon the land of another unless the person desiring to do so obtains permission from the owner of the land.

212. Deer Laws are local and apply only to the county for which enacted.

213. Dog Laws: There is a tax of one dollar per annum upon each male dog and of two dollars upon each female dog. This goes to the county school fund.

214. Drainage Laws: Under the provisions of the drainage law, drainage districts can be formed wherever persons desire the drainage of adjoining lands. (Chapter 88, Rev. 1905, with amendments, now Chap. 91, consolidated Statutes).

215. Irrigation Laws: There are none.

216. Homestead Laws are provided in Article 10 of the Constitution of the State. (See Chap. VII).

217. Injury to Crops, Flocks, or Herds is prohibited by sections